

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF PENNSYLVANIA**

<b>PLAINTIFF</b>	<b>CIVIL ACTION NO.</b>
Middleton, Maybelle and Charles Middleton	: 02-CV-5898
Donley, James and Mildred Donley	: 02-CV-6506
Flores, Jose and Paula Flores	: 02-CV-5009
Daniels, John and Linda D. Daniels	: 02-CV-4957
Heppes, Ruth and Ruth Heppes	: 02-CV-5617
Garcia, Henry and Lydia Garcia	: 02-CV-5049
Osborne, Judith and Philip Osborne	: 02-CV-5470
Foster, Ronal and Brenda Foster	: 02-CV-5085
Strehl, Michael Sr. and Rebecca L. Strehl	: 02-CV-6339
Harris, Delores and Chris Harris	: 02-CV-5116
Fowler, Willis and Phyllis Fowler	: 02-CV-6523
Alcaarez, Ramona and Anthony Alcaarez	: 02-CV-6621
Whiteside, Don and Linda L. Whiteside	: 02-CV-4245
Miyasaki, Wallace and Kazuko Miyasaki	: 02-CV-5826
Pentimone, Dominic and Joan Pentimone	: 02-CV-5565
Hart, Gerrie	: 02-CV-6556
Purvis, Gary and Leigh Ann Purvis	: 02-CV-6244
Scott, Terry	: 02-CV-5408

PLAINTIFF		CIVIL ACTION NO.
Lind, Morten and Dorothy M. Lind	:	02-CV-5482
Fetzner, Julie	:	02-CV-6057
Goldzman, Steven	:	02-CV-6462
Stephens, Frank and Kathleen Stephens	:	02-CV-6317
Harlan, Charles and Nola Harlan	:	02-CV-5130
Risini, Francisco	:	02-CV-5434
Siminuk, Mike and Anne Siminuk	:	02-CV-4251
Aranda, Nestor and Jacqueline Aranda	:	02-CV-4914
Smith, Mildred	:	02-CV-5427
Franklin, James and Appie Franklin	:	02-CV-5126
Patlan, Carmen	:	02-CV-6641
Lorie Bross	:	02-CV-6173

### **STIPULATION TO EXTEND TIME**

The undersigned parties, through their respective counsel, hereby stipulate and agree that the time in which Defendant Bayer Corporation ("Bayer") may answer the Complaint is extended until December 30, 2002. Defendant Bayer agrees not to assert an insufficiency of process defense in its Answer.

This is the first extension of time granted to Defendant Bayer and does not exceed thirty (30) days.

**WEITZ & LUXENBERG, P.C.**

**ECKERT SEAMANS CHERIN  
& MELLOTT, LLC**

By:\_\_\_\_\_

Jerry Kristal, Esquire  
PA Bar I.D. No. 38332  
Franklin P. Solomon, Esquire  
PA Bar I.D. No. 74231  
51 Haddonfield Road, Suite 160  
Cherry Hill, NJ 08002  
**(Attorneys for Plaintiff)**

By:\_\_\_\_\_

Albert G. Bixler, Esquire  
PA Bar I.D. No. 45639  
1515 Market Street, Ninth Floor  
Philadelphia, PA 19102  
**(Attorney for Defendant  
Bayer Corporation)**

Dated:\_\_\_\_\_

Dated:\_\_\_\_\_

**APPROVED:**

\_\_\_\_\_  
**J.**

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